

EXHIBIT B

First Name: AZID

Last Name: ALI

Email: candyman1659@aol.com

User ID: 5af48c47a495b10e10b41253

Term Acceptance Instance 1

Term: I understand that I am in command of my blockchain robot. It will not execute any action, or series of actions, without my first telling it to.

Initialed: AA Date: 12/18/2018 4:16PM

Term: I understand that blockchain technologies are cutting edge and that there are specific risks involved.

Initialed: AA Date: 12/18/2018 4:16PM

Term: I have read through and agree to the hosting agreement for my Greenbox or Codex device (where applicable)

Initialed: AA Date: 12/18/2018 4:16PM

Term: I have read and agree to the Privacy Policy

Initialed: AA Date: 12/18/2018 4:16PM

Term: I have read and agree to the Terms and Conditons

Initialed: AA Date: 12/18/2018 4:16PM

Term Acceptance Instance 2

Term: I understand that I have licensed software or purchased a device that when connected to the green Blockchain may generate a GREEN reward, which may or may not have value. As with all new blockchain and internet technologies, value is derived by market adoption, utilization of the technology, and overall user experience.

Initialed: AA Date: 7/9/2019 6:47PM

Term: I understand that blockchain technologies are cutting edge and that there are numerous risks involved, including but not limited to market, technology, legislative and regulatory risks.

Initialed: AA Date: 7/9/2019 6:47PM

Term: I understand that there may be third party fees to connect the software or my equipment to the green Blockchain, including but not limited to maintenance, transaction, software license, and other hosting or network fees, and I am solely responsible for the payment of such fees to all third parties.

Initialed: AA Date: 7/9/2019 6:47PM

Term: I have read, understand and agree to the Terms of Service

Initialed: AA Date: 7/9/2019 6:47PM

Term: I have read, understand and agree to the Privacy Policy

Initialed: AA Date: 7/9/2019 6:47PM

Term: I am informed that I may purchase any device or software that is compatible with the green Blockchain, and I have read, understand, and agree to the terms of all software licenses and equipment purchase agreements.

Initialed: AA Date: 7/9/2019 6:47PM

Term: I am informed that my Green Box may be hosted at any location that supports the green Blockchain, and I have read, understand and agree to the terms of such hosting agreement for my Green Box.

Initialed: AA Date: 7/9/2019 6:47PM

Term: I am informed that the licensed software may be downloaded and used on any device that is compatible with and supports the green Blockchain, and that I am responsible for such equipment and my use of the software on such device.

Initialed: AA Date: 7/9/2019 6:47PM

Term Acceptance Instance 3

Term: I understand that I have licensed software or purchased a device that when connected to the green Blockchain may generate a GREEN reward, which may or may not have value. As with all new blockchain and internet technologies, value is derived by market adoption, utilization of the technology, and overall user experience.

Initialed: AA Date: 9/26/2019 5:41PM

Term: I understand that blockchain technologies are cutting edge and that there are numerous risks involved, including but not limited to market, technology, legislative and regulatory risks.

Initialed: AA Date: 9/26/2019 5:41PM

Term: I understand that there may be third party fees to connect the software or my equipment to the green Blockchain, including but not limited to maintenance, transaction, software license, and other hosting or network fees, and I am solely responsible for the payment of such fees to all third parties.

Initialed: AA Date: 9/26/2019 5:41PM

Term: I have read, understand and agree to the Terms of Service

Initialed: AA Date: 9/26/2019 5:41PM

Term: I have read, understand and agree to the Privacy Policy

Initialed: AA Date: 9/26/2019 5:41PM

Term: I am informed that I may purchase any device or software that is compatible with the green Blockchain, and I have read, understand, and agree to the terms of all software licenses and equipment purchase agreements.

Initialed: AA Date: 9/26/2019 5:41PM

Term: I am informed that my Green Box may be hosted at any location that supports the green Blockchain, and I have read, understand and agree to the terms of such hosting agreement for my Green Box.

Initialed: AA Date: 9/26/2019 5:41PM

Term: I am informed that the licensed software may be downloaded and used on any device that is compatible with and supports the green Blockchain, and that I am responsible for such equipment and my use of the software on such device.

Initialed: AA Date: 9/26/2019 5:41PM

Agreed To: I have read and agree to the Terms and Conditions.

Agreed Date: 5/10/2018 12:15PM

Agreement:

TERMS & CONDITIONS

Revised: May 30, 2019

These Terms and Conditions constitute the Use Agreement and Terms of Service (hereafter the “Terms & Conditions”) between share.green (referred to as “Green”) and any person, customer, or entity (referred as the “User”) utilizing the green Blockchain and any products, features and services provided thereon (“Green Services”). These Terms & Conditions do not create any agency, partnership, or joint venture between Green and User. By signing up for an account through Green or any associated websites, APIs, or mobile applications, the User has read and consents to the Terms & Conditions. The User also agrees to Green’s Privacy Policy and Code of Conduct. These Terms & Conditions may be amended and updated from time to time at the sole discretion of Green. Revised versions will be considered effective as of the date and time posted on share.green.

1 GREEN SERVICES.

1.1 Green Soft Node

Green Soft Node is a computer software and/or hardware system connected to the green Blockchain. The Green Soft Node supports and maintains the green Blockchain cryptography and confirming transactions on the green Blockchain, which produces a digital reward known as GREEN. At the option of the User, the Green Soft Node may be recommissioned by the User to support other blockchains or other technologies.

1.2 Green Box™.

Green Box™ is a cryptocurrency miner that can generate cryptocurrency, as well as a green Blockchain reward known as GREEN. Like a traditional cryptocurrency miner, Green Box is a customized computer that uses an integrated circuit to specifically mine cryptocurrency. The speed at which a cryptocurrency miner completes a specialized computation and attempts to accurately identify a particular number set is known as the computing Hash Rate (“Hash Rate”). The first miner to successfully identify the designated number set creates a new block, which is added to the blockchain. Based on what is known as the Proof-of-Work protocol, which calculates mining Hash Rate, the miner receives a block reward in the form of cryptocurrency. Statistically, the odds of a single miner successfully identifying the designated number set and receiving the block reward is quite low. Accordingly, miners can choose to join a mining pool. A cryptocurrency mining pool calculates the Hash Rate of each participating miner. When a designated number set is successfully identified by one of the miners in the pool, the pool receives the cryptocurrency reward. The reward is then split and portioned out among members of the mining pool equal to each member’s hashing contribution to the

mining pool and based on the Proof-of-Work protocol. In addition to traditional cryptocurrency mining using the Proof-of-Work protocol, Green Box utilizes a unique Proof-of-Power™ protocol to calculate the amount of electricity used to mine cryptocurrency and produce a GREEN reward. At the option of the User, the Green Box may be recommissioned by the User to mine traditional cryptocurrencies, as supported by the type of cryptocurrency miner being used.

1.3 Proof-of-Power™.

Proof-of-Power is a special algorithm used to analyze and calculate computing Hash Rate, cryptocurrency reward, and power consumption to generate a green Blockchain reward known as GREEN. The Proof-of-Power algorithm (similar to net-metering of solar power production on a digital network) works in conjunction with Proof-of-Work cryptocurrencies and other emerging consensus algorithms that require electricity. The Proof-of-Power protocol provides unique insight into the electrical expenditures required to power blockchain networks.

1.4 The green Blockchain and Battery.

The Proof-of-Power protocol creates the green Blockchain and associated GREEN reward. During this process, a designated blockchain network, such as Bitcoin, Bitcoin Cash, or any other Proof-of-Work protocol, is supported using a Green Box (or other compatible and connected blockchain mining equipment or software). Instead of consuming electricity, the combined electricity and cryptocurrency reward (such as BTC or BCH) is inverted to blockchain current (referred to as "BC") and stored in the green Blockchain (referred to as the "Battery"). The Battery is a sum total of the stored BC that can be discharged from the green Blockchain, in the form of GREEN, at any given time.

1.4.1 Charging the green Blockchain.

The green Blockchain is a digital battery and like any battery, it requires an initial charge. The charging mechanism is written into the Proof-of-Power protocol and initiated by supporting a blockchain network (such as Bitcoin). All BC stored in the Battery and not discharged in the form of GREEN (such as BTC or other cryptocurrency reward) may be stored indefinitely, used to compensate developers and contributors to the green Blockchain, purchase additional green Blockchain equipment and Green Boxes, or for any charitable purposes or other uses as determined by the Users of the green Blockchain through the established decentralized governance procedures (see section 5).

1.5 GREEN

GREEN is a digital reward and not a Security Token. GREEN is not being offered to investors and there is no Initial Coin Offering (ICO) to promote GREEN. Like BTC (which is the digital reward generated from the Bitcoin blockchain), GREEN is created through a blockchain mining process utilizing the Proof-of-Work and Proof-of-Power protocols explained above. Pursuant to the Proof-of-Power protocol, each User that participates in the green Blockchain BC inversion process shall receive 100% of the User's allocated GREEN reward, which is deposited daily in the User's green wallet and

stored in the User's personal battery (viewed in the User's dashboard). The GREEN in the User's personal battery represents the User's portion of the overall green Blockchain Battery. Although GREEN has the potential to effectively subsidize the cost of power, its utility may reside solely within the green Blockchain, and may or may not have value.

1.6 Green Wallet

1.6.1. Green will provide each User with a green Wallet. Green will never take custody or control over GREEN stored in a User's green Wallet. The green Wallet does not store, send or receive any cryptocurrency or reward other than GREEN. Instead of the green Wallet, the User may use any digital wallet provided by a third party company that safely connects to the green Blockchain. A User may be able to use the green Wallet or other compatible wallet to send and receive GREEN with other users of the green Blockchain. Green does not offer any User the ability to exchange one form of currency for any other form of currency (fiat or digital). Green is not an exchange or money transmitter.

1.6.2. When a User creates a green Wallet, the green Blockchain software generates a cryptographic private key and public key pair that the User must use to send and receive GREEN. The User is solely responsible for storing, outside of Green's Services, a backup of any User's green Wallet, private key(s), or transaction information that the User maintains in the green Wallet or otherwise with the Green Services. If the User does not backup the green Wallet, the User may not be able to access the GREEN in the event that Green discontinues some or all of the Green Services.

1.6.3. In order for a transaction to be validated on the green Blockchain, any GREEN transaction through the green Wallet must be confirmed and recorded in the distributed ledger associated with the green Blockchain. The green Blockchain is a decentralized, peer-to-peer network supported by the users of the green Blockchain, which is not owned, controlled or operated by Green.

1.6.4. Green has no control over any cryptocurrency or reward generated through the Proof-of Power process, including GREEN, and cannot ensure that any transaction details a User submits via the Green Services and green Wallet will be confirmed or processed on the green Blockchain. The User agrees and understands that the transaction details submitted by the User via the Green Services and green Wallet may not be completed or may be delayed by the green Blockchain used to process the transaction. Green does not guarantee that the green Wallet can transfer title or right in any cryptocurrency or reward, including GREEN, and Green makes no warranties of title of any kind. Once transaction details have been submitted to the green Blockchain, Green cannot assist the User to cancel or otherwise modify such transaction or details.

1.6.5. In the event of a fork of the green Blockchain or any other supported blockchain, Green may not be able to support the User's activity related to GREEN or any other supported cryptocurrency or reward. The User agrees and understands that in the

event of a fork of the green Blockchain, any transaction associated with the green Wallet or Green Services may not be completed, may be partially completed, incorrectly completed, or substantially delayed. Green is not responsible for any loss incurred by any User caused in whole or in part, directly or indirectly, by a fork of the green Blockchain.

1.6.6. With respect to the green Wallet, Green does not receive or store a User's green Wallet password, or any keys, network addresses or transaction history. Green cannot assist any User with green Wallet password retrieval. The User is solely responsible for remembering, storing and keeping secret the User's green Wallet PIN (password), keys and address. Any GREEN a User has stored within its green Wallet may become inaccessible if the User does not know or keep secret its green Wallet keys and PIN. Any third party with knowledge of one or more of a User's credentials (including, without limitation, a backup phrase, wallet identifier, PIN, or keys) can dispose of the GREEN in the User's green Wallet.

1.6.7. Green does not currently charge a fee for the green Wallet, receiving, sending, or storing GREEN. However, Green reserves the right to do so in the future, and in such case any applicable fees will be displayed prior to the User incurring such fee. Notwithstanding, the green Blockchain may have Blockchain Transaction Fees (including, without limitation Proof-of-Power fees) required to discharge GREEN through the green Blockchain. Green may attempt to calculate for the User any Blockchain Transactions Fees, though such calculation may be inaccurate or excessive. The User may select a greater or lesser fee, and the User is solely responsible for paying any Blockchain Transaction Fees required on the green Blockchain. Green will neither advance nor fund any Blockchain Transaction Fee on any User's behalf, nor be responsible for any excess or insufficient fee calculation.

1.6.8. The User agrees to take responsibility for all activities that occur under its green Wallet and accepts all risks of any authorized or unauthorized access to its green Wallet, to the maximum extent permitted by law. The User represents and warrants that the User is familiar with and accepts the risks associated with digital wallets and private keys, including the risks described herein.

2. PAYMENT TERMS.

2.1. Annual License and Monthly Service Fees.

The User shall pay a one-time Green Box equipment fee and may be charged monthly service fee(s) for Green Services. Green does not sell or own any Green Box, but may refer the User to one or more third-party equipment companies that sell a Green Box, which may or may not be affiliated with Green.

2.2. Equipment Purchase.

The User shall enter into an Equipment Purchase Agreement as it relates to the purchase of a Green Box. The User is not required to purchase a Green Box, but may use any other mining equipment technology (e.g. cryptominer, GPU, cell phone, or

other technology) that can appropriately and safely access and connect to the green Blockchain protocol and provide the necessary computing Hash Rate and green inversion.

2.3. Maintenance and Hosting Fees.

Green does not maintain or host any Green Box, but may refer the User to one or more third-party hosting companies that may or may not be affiliated with Green. If the User elects and is part of a separate hosting agreement, the User may be required to pay certain data center operations, maintenance and power fees ("Maintenance Fees").

2.4. Blockchain Transaction Fees.

The delivery and receipt of any of the User's cryptocurrencies and GREEN are subject to network or transaction fees charged by the blockchain associated with the User-selected algorithm ("Blockchain Transaction Fees"), which are non-refundable. Blockchain Transaction Fees are paid to emit, record, verify, and process a transaction on the blockchain and not retained by Green. Any withdrawal or transfer of the User's cryptocurrencies are subject to Blockchain Transaction Fees.

2.5. Other Third-Party Fees.

Certain digital wallets, wallet addresses, tools, and third-party software and devices ("Third-Party Fees") used by the User may also charge the User a fee, including a per transaction or transfer fee, which are non-refundable. The User is responsible for satisfying any such fee(s). The User should note that any such fees may significantly reduce the User's rewards and therefore the User is responsible for managing the selection, use, rate and frequency of their receipt of rewards to any such Third-Party Fees.

2.6. Taxes.

The User is responsible for any taxes, and the User will pay for Green Services without any reduction for taxes. If the User is required by law to withhold any taxes from its payments to Green, the User must provide Green with an official tax receipt or other qualified documentation to support such withholding, including value added tax ("VAT"), if applicable. The User will be liable to pay (or reimburse Green) for any taxes, interest, penalties or fines which may arise from any mis-declaration made by the User. The User shall pay Green for all taxes and governmental fees Green is required to collect or pay upon sale or delivery of Green Services.

POTENTIAL USERS OF DIGITAL OR VIRTUAL CURRENCIES, INCLUDING BUT NOT LIMITED TO BITCOIN, ARE FOREWARNED OF POSSIBLE FINANCIAL LOSS AT THE TIME SUCH CURRENCIES ARE EXCHANGED FOR FIAT CURRENCY DUE TO AN UNFAVORABLE EXCHANGE RATE. MOREOVER, A FAVORABLE EXCHANGE RATE AT THE TIME OF EXCHANGE MAY RESULT IN A TAX LIABILITY. USERS SHOULD CONSULT A TAX ADVISOR REGARDING ANY TAX CONSEQUENCES ASSOCIATED WITH THE PURCHASE, SALE, EXCHANGE, OR OTHER USE OF DIGITAL OR VIRTUAL CURRENCIES.

3. USER OBLIGATIONS

3.1. Algorithm Strategy Selection.

The User is responsible for the selection of the algorithm strategy and understands and accepts the risks associated with blockchain technologies, cryptographic currencies, and cryptocurrency mining.

3.2. Software and Equipment Allocation

The User is responsible for the allocation of the User's equipment and selected optimization decisions. The User acknowledges that Green is not responsible for the selection or timing of cryptocurrencies to be mined, nor is Green responsible for the protocols selected for use, in connection with Green Services. The User is solely responsible for these decisions and shall monitor and allocate strategies through the User's dashboard. The User acknowledges that the difficulty of mining may vary and will likely increase over time.

3.3. Log-in Credentials

The User represents and warrants that the User is responsible for the preservation of confidentiality of the User's login credentials on share.green. Login credentials generated for the User by Green are for the User's internal use only and the User is strictly prohibited from selling, transferring, or sub-licensing them to any other entity or person.

3.4. Blockchain Network Risk

The User represents and warrants that the User accepts the risks of blockchain protocol and network, including instability, congestion, high transaction costs, network latency, information security, regulatory risk, and technological and operational error. The User understand these risks may result in delay or failure to process transactions, failure to generate Hash Rate, and potentially high Blockchain Transaction Fees or Third Party Fees. The User represents and agrees that Green is not responsible for any diminished Green Services, related features, or capabilities resulting from blockchain network risk. In the event of a material increase or decrease to Blockchain Transaction Fees, Third Party Fees, or operational degradation, congestion, failure or other disruption of the blockchain network used by the User, Green may, at its sole discretion and upon notice to the User, increase or decrease the threshold to deliver the User's cryptocurrencies.

3.5. Blockchain Modification Risk

The User represents and warrants that the User is familiar with and accepts the risks associated with blockchain development and code changes. Blockchain technologies are still under development and may undergo significant changes over time. Blockchain contributors may make changes to features and specifications of the algorithm selected by the User, and may fork the green Blockchain protocol. Such changes may include or result in the elimination or support for specific algorithms and applications.

3.6. Proof-Of-Work Replacement Risk

In addition to blockchain modification risk, blockchain contributors may also modify the

cryptographic verification process such that the blockchains can no longer be verified through Proof-of-Work and instead adopt Proof-of-Stake methodologies. The User accepts and acknowledges such risk and shall allocate the User's Hash Rate to other available blockchains and mining processes that use Proof-of-Work methodologies. The User further acknowledges that certain blockchain algorithms have no alternative blockchain applications that support Proof-of-Work mining and any such switch from Proof-of-Work to Proof-of-Stake would result in no applicable use of the User's Hash Rate.

3.7. Trade Compliance

User shall comply with all applicable import, re-import, sanctions, anti-boycott, export, and re-export control laws and regulations, including all such laws and regulations that apply to European Union and U.S. companies, such as the Export Administration Regulations, the International Traffic in Arms Regulations, and economic sanctions programs implemented by the Office of Foreign Assets Control and the European Union's Common Foreign and Security Policy (collectively, "Trade Sanctions Laws"). The User represents and warrants that the User and the User's financial institutions, or any party that owns or controls the User or the User's financial institutions, are not subject to sanctions or otherwise designated on any list of prohibited or restricted parties, including but not limited to the lists maintained by the United Nations Security Council, the U.S. Government (e.g., the Specially Designated Nationals List and Foreign as Evaders List of the U.S. Department of Treasury, and the Entity List of the U.S. Department of Commerce), the European Union or its Member States, or other applicable government authority.

4. TERMINATION

4.1. General

Green may suspend or terminate the User's right to access or use Green Services immediately and without notice if: (i) Green determines the User's use of the Green Services poses a security risk to Green Services or any third party, could adversely impact Green, Green Services or any other Green users, could subject Green, its affiliates, or any third party to liability, or could be fraudulent; (ii) the User is in breach of these Terms & Conditions; (iii) the User initiated a chargeback or dispute with respect to any payment or purchase of the Green Services; or (iv) the User has ceased to operate in the ordinary course, made an assignment for the benefit of creditors or similar disposition assets, or become the subject of any bankruptcy, reorganization, liquidation, dissolution or similar proceeding.

4.2. Effect of Suspension.

If Green suspends the User's right to access or use any portion or all of the Green Services, the User shall remain responsible for all fees and charges the User incurs during the period of suspension, including any Maintenance Fees and Blockchain Transaction Fees; and the User may be in violation of the User's hosting agreement or the blockchain protocols, which may prevent or limit the User's entitlement or access to any results or rewards, including GREEN, that may have occurred during the User's

suspension of the Green Services. User agrees to pay any fee charged by Green to reconnect the Green Services.

4.3. Effect of Termination

If Green terminates the User's right to access or use any portion or all of the Green Services, then all of the User's rights under these Terms & Conditions immediately terminate and the User shall remain responsible for all fees owed to Green incurred through the termination date.

5. GOVERNANCE

5.1. Advisory Board. Every User on the green Blockchain with a GREEN reward can apply and have the opportunity to be on the Advisory Board (referred to hereafter collectively as "Advisors" and individually as an "Advisor"). The top 25 candidates with the most votes confirmed by the green Blockchain users will become Advisors to the green Blockchain. Until full decentralization can occur on the green Blockchain, where all users hold the private keys and passwords to their allocated portion of the green Battery, the Advisory Board requires majority approval and multi-signature smart contract consensus for the private keys and passwords to maintain the security and charge within the green Battery.

5.2. Voting for green Blockchain Updates and Amendments. Any Advisor or any User can submit to an Advisor a proposed protocol update or amendment to the green Blockchain protocol. Upon eighty percent (80%) approval from the Advisory Board, each proposal will be submitted to any outsourced development team selected by the Advisory Board to test for at least one (1) week, then submitted to the community for at least one (1) week to test and provide necessary feedback and suggestions, then re-tested for at least one (1) additional week by any developer(s) selected by the Advisory Board. If during the testing period, seventy-five percent (75%) of the green Blockchain Users vote to reject the proposal, the proposal automatically fails and the Advisory Board will no longer consider the proposal. If there is no User vote to reject the proposal, the proposal will be submitted to the Advisory Board upon completion of all testing for final vote and approval, which requires 80% approval to activate the new, updated or amended green Blockchain protocol.

5.3. Consensus Nodes. Through the Proof-of-Power protocol, any User that is part of a consensus node on the green Blockchain shall approve and validate transactions, and contribute to the security and stability of the network. Any User involved in the consensus protocol may be rewarded from a portion of the cryptocurrency stored in the green Battery (BTC or BCH) or in GREEN.

5.4. Community and Decentralized Innovation. The green Blockchain invites any person or entity throughout the world to contribute to the green Blockchain, including coders, application developers, marketers, advertisers, and service and maintenance providers. Accepted amendments, updates, and innovation from individuals or groups of the green Blockchain community may be paid from a portion of the cryptocurrency stored in the

green Battery (BTC or BCH) or in GREEN.

6. PUBLICITY

The User is permitted to state publicly that it is a customer of Green, consistent with any Trademark Guidelines which may be adopted by Green from time to time. The User agrees to abide by the Privacy Policy and Code of Conduct of share.green.

7. REPRESENTATIONS AND WARRANTIES

Each party represents and warrants that: (i) it has full power and authority to enter into these Terms & Conditions; and (ii) it will comply with all laws and regulations applicable to its provision, or use, of Green Services.

8. DISCLOSURES & RISKS

8.1 Notification. Green notifies User of certain disclosures and risks associated with virtual currency and Blockchain technology. Green Services are not an investment product, and no action, notice, communication by any means, or omission by Green shall be understood or interpreted as such. Green has no influence whatsoever on the green Blockchain, the mining of cryptocurrencies, or the GREEN reward. Ownership of a Green Box or use of Green Services does not represent or constitute any ownership right or stake, share or security, debt or equivalent right, or any right to receive any future revenue or form of participation in or relating to any blockchain or cryptocurrency, including the green Blockchain or GREEN reward.

8.2 Virtual Currency. Digital and virtual currencies are not considered legal tender, are not issued or backed by any government, and have fewer regulatory protections than traditional currency. Moreover, virtual currency accounts are not insured against theft or loss by any insurance corporation or any investor protection, including the Federal Deposit Insurance Corporation or the Securities Investor Protection Corporation.

8.3 Market Risk. The value of digital and virtual currencies is derived from supply and demand in the global marketplace, which can rise or fall independent of any government currency. Holding digital and virtual currencies carries exchange rate and other types of risk. The value of virtual currencies may be derived from the continued willingness of market participants to exchange traditional government currency for virtual currency, which may result in the potential for permanent and total loss of value of a particular virtual currency should the market disappear. The volatility and unpredictability of the price and value of virtual currencies, relative to government currency, may result in significant loss over a short period of time. Green cannot guarantee or warrant the value of any cryptocurrency or blockchain, including the green Blockchain and GREEN reward, and explicitly warns the User that that there is no reason to believe that any cryptocurrency or blockchain reward will increase in value, and that they may hold no value, decrease in value, or entirely lose value.

8.4. Regulatory Risk. Legislative and regulatory changes or actions at the state, federal, or international level may adversely affect the use, transfer, exchange, and value of

virtual currencies and blockchain rewards.

8.5 Technology Risk. Virtual currency transactions may be irreversible and losses due to fraudulent or accidental transactions may not be recoverable. Some virtual currency transactions are deemed to be made when recorded on a public ledger, which may not necessarily be the date or time the user initiated the transaction. The nature of virtual currencies may lead to an increased risk of fraud or cyber-attacks.

9. DISCLAIMER

EXCEPT AS EXPRESSLY PROVIDED FOR IN THESE TERMS & CONDITIONS, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, GREEN, ITS AFFILIATES, AND ITS SUPPLIERS DO NOT MAKE ANY OTHER WARRANTY OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR USE AND NON-INFRINGEMENT. GREEN, ITS AFFILIATES, AND ITS SUPPLIERS ARE NOT RESPONSIBLE OR LIABLE FOR THE DELETION, FAILURE TO STORE, OR ANY LOSS OF ANY USER DATA, INCLUDING BLOCKCHAIN DATA AND CRYPTOCURRENCY REWARDS DERIVED, MAINTAINED, OR TRANSMITTED THROUGH USE OF GREEN SERVICES. THE USER IS SOLELY RESPONSIBLE FOR SECURING ITS CUSTOMER DATA AND CRYPTOCURRENCY REWARDS. NEITHER GREEN, ITS AFFILIATES, NOR ITS SUPPLIERS, WARRANTS THAT THE OPERATION OF GREEN SERVICES, GREEN BLOCKCHAIN, OR ANY OTHER SUPPORTED BLOCKCHAIN WILL BE ERROR-FREE OR UNINTERRUPTED. GREEN, ITS AFFILIATES, AND ITS SUPPLIERS ARE NOT RESPONSIBLE OR LIABLE FOR ANY LOSSES OR OPPORTUNITY COSTS RESULTING FROM BLOCKCHAIN NETWORK AND PROTOCOL OR THIRD-PARTY SOFTWARE ISSUES, WHICH MAY IN TURN RESULT IN THE INABILITY TO PROCESS TRANSACTIONS ON ANY BLOCKCHAIN AT ALL OR WITHOUT INCURRING SUBSTANTIAL FEES.

10. LIMITATION OF LIABILITY

10.1. Limitation of Indirect Liability.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, GREEN AND THE USER SHALL NOT BE LIABLE UNDER THESE TERMS & CONDITIONS FOR LOST REVENUES, OPPORTUNITY COSTS, OR INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY, OR PUNITIVE DAMAGES, EVEN IF GREEN KNEW OR SHOULD HAVE KNOWN THAT SUCH DAMAGES WERE POSSIBLE AND EVEN IF DIRECT DAMAGES DO NOT SATISFY A REMEDY. THIS LIMITATION OF LIABILITY DOES NOT APPLY TO VIOLATIONS OF GREEN'S INTELLECTUAL PROPERTY RIGHTS, INDEMNIFICATION OBLIGATIONS, OR THE USER'S PAYMENT OBLIGATIONS.

10.2. Limitation of Amount of Liability.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, NEITHER GREEN NOR ITS AFFILIATES OR SUPPLIERS, MAY BE HELD LIABLE UNDER THESE

TERMS & CONDITIONS FOR MORE THAN THE AMOUNT PAID BY THE USER TO GREEN UNDER THESE TERMS & CONDITIONS, MINUS ANY REWARDS GENERATED OR RECEIVED BY THE USER AS A RESULT OF THE USE OF GREEN SERVICES.

11. INDEMNIFICATION

Unless prohibited by applicable law, the User will defend and indemnify Green and its Affiliates against any settlement amounts approved by the User and damages and costs finally awarded against the User and its affiliates by a court of competent jurisdiction in any formal legal proceeding filed by an unaffiliated third party before a court or government tribunal (including any appellate proceeding) to the extent arising from the User's use of Green Services.

12. MISCELLANEOUS.

12.1. Assignment.

The User will not assign or otherwise transfer the User's rights and obligations under these Terms & Conditions, without the prior written consent of Green, which may be unreasonably withheld. Any assignment or transfer in violation of this section will be void. Green may assign these Terms & Conditions without the User's consent (i) in connection with a merger, acquisition or sale of all or substantially all of Green's assets, or (ii) to any Affiliate or as part of a reorganization; and effective upon such assignment, the assignee is deemed substituted for Green as a party to these Terms & Conditions and Green is fully released from all of its obligations and duties to perform under these Terms & Conditions. Subject to the foregoing, these Terms & Conditions will be binding upon, and inure to the benefit of the parties and their respective permitted successors and assigns. The User may not merge these Terms & Conditions with any other agreements with which Green may be a party.

12.2. Disputes.

Any dispute, controversy, difference or claim arising out of or relating to these Terms & Conditions or relating in any way to the User's use of share.green or Green Services, including the existence, validity, interpretation, performance, breach or termination thereof or any dispute regarding non-contractual obligations arising out of or relating to these Terms & Conditions the parties may agree to first attempt mediation before a single mediator, administered by the International Centre for Dispute Resolution under its mediation rules, to be held in any location agreed to by the parties, or Salt Lake City, Utah, USA in the English language. If the parties do not agree on mediation, the matter shall be referred to and finally resolved by arbitration before a single arbitrator to be held in Salt Lake City, Utah, USA administered by the International Centre for Dispute Resolution in accordance with International Dispute Resolution Rules. The decision of the arbitrator is final and binding on the parties, and enforceable in a court of competent jurisdiction. The prevailing party shall be entitled to costs and reasonable attorneys' fees for the arbitration. Notwithstanding the foregoing Green and the User agree that Green may bring suit in any court of law to enjoin infringement or other misuse of Green's intellectual property rights. Any disputes that may arise beyond the

scope of the arbitration provision shall be exclusively subject to the State or Federal Courts located in Salt Lake City, Utah, USA. The User and Green consent to personal jurisdiction in those courts. CLASS ACTION WAIVER: TO THE EXTENT PERMISSIBLE BY LAW, ALL CLAIMS MUST BE BROUGHT IN A PARTY'S INDIVIDUAL CAPACITY, AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS, COLLECTIVE ACTION, OR REPRESENTATIVE PROCEEDING (COLLECTIVELY "CLASS ACTION WAIVER"). THE ARBITRATOR MAY NOT CONSOLIDATE MORE THAN ONE PERSON'S CLAIMS OR ENGAGE IN ANY CLASS ARBITRATION. CUSTOMER ACKNOWLEDGES THAT, BY AGREEING TO THESE TERMS, EACH PARTY WAIVES THE RIGHT TO A TRIAL BY JURY AND THE RIGHT TO PARTICIPATE IN A CLASS ACTION.

12.3. Entire Agreement.

These Terms & Conditions sets out all the terms agreed between the parties and supersedes all other agreements between the parties relating to its subject matter. In entering into these Terms & Conditions, neither party has relied on, and neither party will have any right or remedy based on, any statement, representation or warranty (whether made negligently or innocently), except those expressly set out in these Terms & Conditions. The terms may be updated by Green on [share.green](#).

12.4. Force Majeure.

Green and its affiliates will not be liable for any failure or delay in performance of obligation under these Terms & Conditions where the failures or delay results from any cause beyond reasonable control, including, but not limited to, acts of God, labor disputes or other industrial disturbances, electrical or power outages, utilities or other telecommunications failures, earthquake, storms or other elements of nature, blockages, embargoes, riots, acts or orders of government, acts of terrorism, or war. Force Majeure events include, but are not limited to, upgrades to the validation rules of a given blockchain (e.g., a "hard fork" or "soft fork").

12.5. Governing Law.

Any claim or dispute between the User and Green arising out of or relating to the User's use of [share.green](#), Green Services, or these Terms & Conditions, in whole or in part, shall be governed by the laws of the State of Wyoming, USA without respect to its conflict of laws provisions. The 1980 United Nations Conventions on Contracts for the International Sale of Goods does not govern these Terms & Conditions.

12.6. Language.

All communications and notices made or given pursuant to these Terms & Conditions must be in the English language. If we provide a translation of the English language version of these Terms & Conditions, the English language version will control if there is any conflict.

12.7. Notices to the User and Green.

Green may provide any notice to the User under these Terms & Conditions by: (i) posting a notice on [share.green](#); or (ii) sending a message to the email address

associated with the User's account. Notices provided on share.green will be effective upon posting and notices provided by email will be effective when the email is sent. It is the User's responsibility to keep the User's email address current. To give Green notice under these Terms & Conditions, the User must contact Green by support@share.green. Green may update the address for notices by posting on share.green.

12.8. Severability.

If any portion of these Terms & Conditions is held to be invalid or unenforceable, the remaining portions will remain in full force and effect.

Agreed To: I have read and agree to the Privacy Policy
Agreed Date: 5/10/2018 12:15PM

Agreement:

Privacy Policy

Revised: January 21, 2019

This Privacy Policy, as amended or otherwise changed from time to time (this "Privacy Policy"), explains the manner in which share.green ("Green", "we", "us", or "our") collects, uses, maintains and discloses user information obtained through its websites, applications, brands, services and products (collectively, "Services"). By using the Services, you accept the terms and conditions of this Privacy Policy. If you do not agree with or you are not comfortable with any aspect of this Privacy Policy, you should immediately discontinue access or use of our Services.

Privacy Policy Updates and Changes

On occasion, Green may update and change this Privacy Policy to reflect changes in law, our personal data collection and use practices, the features available through the Services, or advances in technology. If material changes are made to this Privacy Policy, the changes will be prominently posted on the our websites and applications. Capitalized terms not defined herein shall have the meanings ascribed to them in Green's Terms and Conditions.

Pertinent Definitions

"Personal Data" means data you may give Green to identify or contact you, including, for example, your name, address, telephone number, e-mail address, as well as any other non-public information about you that is associated with or linked to any of the foregoing data.

"Anonymous Data" means data that is not associated with or linked to your Personal Data; Anonymous Data does not, by itself, permit the identification of individual persons.

Information We Collect

We may collect Personal Data from you, such as your first and last name, e-mail and mailing addresses, date of birth, government issued identification, and password when you register for an account on the Services ("Account") or otherwise use our Services. We may also collect other Personal Data provided by third party identity verification services or via social networking websites.

If you tell us where you are (e.g., by allowing your mobile device or computer to send us your location), we may store that information.

Certain services, such as two-factor authentication, may require our collection of your phone number. We may associate that phone number to your mobile device identification information.

If you provide us feedback or contact us via e-mail, message chat or similar functionality, we will collect your name and e-mail address, as well as any other content included in the communication, in order to send you a reply.

Transactional information when you request information or purchase a product or service from us.

We also collect other types of Personal Data that you provide to us voluntarily when seeking support services, such as email, information submitted via online form, video conferencing service information, other contact information, or other information provided to support services staff.

We may collect other data, including but not limited to, referral URLs, your location, blockchain analytics information related to blockchain addresses you provide.

Some information is collected automatically by our servers:

Our servers (which may be hosted by a third party service provider) collect information from you, including your browser type, operating system, Internet Protocol ("IP") address (a number that is automatically assigned to your computer when you use the Internet, which may vary from session to session), domain name, and/or a date/time stamp for your visit.

As is true of most websites, we gather certain information automatically and store it in log files. This information includes IP addresses, browser type, Internet service provider ("ISP"), referring/exit pages, operating system, date/time stamp, and clickstream data. Like many online services, we use cookies to collect information. "Cookies" are small pieces of information that a website sends to your computer's hard drive while you are viewing the website.

We retain information on your behalf, such as transactional data and other session data linked to your Account.

Information About Criminal Convictions

When you register for or otherwise use our Services, we may receive information about your criminal convictions if we are required by law to perform certain verification or compliance checks to detect or prevent any unlawful or fraudulent acts.

How We Use Your Information

We will only use your Personal Data when the law allows.

Please note that we may process your Personal Data without your knowledge or consent where this is required or permitted by law.

In general, Personal Data you submit to us is used either to respond to requests that you make, or to aid us in serving you better. We use your Personal Data in the following ways:

- facilitate the creation of and secure your Account on our network;
- identify you and perform identity verification through a service provider;
- provide improved administration of our websites and Services;
- improve the quality of experience when you interact with our websites and Services;
- send you a welcome e-mail to verify ownership of the e-mail address provided when your Account is created;

- send you administrative e-mail notifications, such as Account activity, transaction processing, security or support and maintenance advisories;
- identify, prevent, and report potentially suspicious, fraudulent, or illegal activities;
- notify you about important changes to our Terms and Conditions or Privacy Policy; and respond to your inquiries or other requests.

All data collected automatically will be used to administer or improve our Services.

- We use IP addresses to make our website and Services more useful to you, and to perform identity verification.
 - We use information from log files to analyze trends, administer the Services, track users' movements around the Services, gather demographic information about our user base as a whole, and better tailor our Services to our users' needs. Except as noted in this Privacy Policy, we do not link this automatically-collected data to Personal Data.
 - We may use both session Cookies (which expire once you close your web browser) and persistent Cookies (which stay on your computer until you delete them) to provide you with a more personal and interactive experience with our Services. This type of information is collected to make the Services more useful to you and to tailor the experience with us to meet your special interests and needs.
 - We may create Anonymous Data records from Personal Data by excluding information (such as your name) that makes the data personally identifiable to you. - - We use this Anonymous Data to analyze request and usage patterns so that we may enhance the content and navigation of our Services. We reserve the right to use Anonymous Data and aggregated and other de-identified information for any purpose and disclose Anonymous Data to third parties in our sole discretion.
- Green does not sell user data to any third party.

Marketing

We strive to provide you with choices regarding certain Personal Data uses, particularly around marketing and advertising. We have established the following Personal Data control mechanisms:

- We may use your Personal Data to form a view on what Services we think may be of interest to you. You will receive marketing communications from us if (i) you have requested information from us; or (ii) use our Services, in each case, you have not opted out of receiving marketing communications. We will get your express opt-in consent before we share your Personal Data with any company outside of Green for marketing purposes.

You acknowledge by providing your personal information in connection with receiving services from Green, that you have an established business relationship with Green. As such, you provide Green with express consent to contact you using your personal information for all matters relative to your services with Green. This may include the use of autodialed or pre-recorded telephonic communications for operational communication, which may include the verification of your personal information, the collection of a debt, or any other necessary communication or confirmation in connection with any element of your ongoing service with Green. You further

acknowledge that this established business relationship may extend beyond the standard eighteen months from the last transaction standard. You understand that services with Green may not have such a transaction within eighteen months, but that the relationship will still be considered as ongoing due to the specific nature of Green services. The established business relationship which is created upon the initiation of services, and the providing of personal information to Green shall continue for five years following the providing or updating of any personal information in connection with your services with Green. With respect to sales and marketing from Green specifically, you understand that the same existing business relationship standard applies.

You can ask us or third parties to stop sending you marketing messages at any time by following the opt-out links on any marketing message sent to you or by contacting us. However, where you opt out of receiving marketing messages, this will not apply to Personal Data provided to us as a result of your use of our Service, a product/service experience or other transactions.

How we Share your Information

We disclose your Personal Data as described below and as described elsewhere in this Privacy Policy.

It may be necessary to disclose your Personal Data to comply with any legal obligation, to defend or investigate any illegal or suspected violations of Green's Terms and Conditions, to enforce our Terms and Conditions and this Privacy Policy, or to protect the rights, safety, and security of Green, our users, or the public.

We may share your Personal Data with third party service providers to provide you with the Services that we offer you; to conduct quality assurance testing; to facilitate creation of accounts; to provide technical support; to verify your identity; and/or to provide other services. These third party service providers are required not to use your Personal Data other than to provide the services requested by us.

We may share some or all of your Personal Data with third parties (e.g. the purchaser or new owner) in connection with or during negotiation of any merger, financing, acquisition or dissolution transaction or proceeding involving sale, transfer, divestiture, or disclosure of all or a portion of our business or assets. In the event of an insolvency, bankruptcy, or receivership, Personal Data may also be transferred as a business asset. If another company acquires Green assets, that company will possess the Personal Data collected by Green and will assume the rights and obligations regarding your Personal Data as described in this Privacy Policy.

Our Services may contain links to other third party websites which are regulated by their own privacy policies. Green is not responsible for the privacy policies of these third party websites even if they were accessed using the links from our Services.

Other than as stated in this Privacy Policy, Green does not disclose any of your Personal Data to third parties unless required to do so by law enforcement, court order, or in compliance with legal reporting obligations.

Transfers outside of the EEA

We may share your Personal Data within Green and other companies that assist in

providing Green Services which are based in various locations globally. If you are based in Europe, this will involve transferring your data outside the European Economic Area (EEA). In addition, many of our external third parties are also based outside of the EEA so their processing of your Personal Data will involve a transfer of data outside the EEA. Whenever we transfer your Personal Data out of the EEA, we ensure a similar degree of protection is afforded to it by ensuring at least one of the following safeguards is implemented:

We will only transfer your Personal Data to countries that have been deemed to provide an adequate level of protection for personal data by the European Commission. For further details, see European Commission: Adequacy of the protection of personal data in non-EU countries.

We may use specific contracts approved by the European Commission which give Personal Data the same protection it has in Europe. For further details, see European Commission: Model contracts for the transfer of personal data to third countries.

In respect of transfers to entities in the US, we may transfer Personal Data to them if they are part of the Privacy Shield which requires them to provide similar protection to personal data shared between Europe and the US. For further details, see European Commission: EU-US Privacy Shield.

Please contact us if you want further information on the specific mechanism used by us when transferring your Personal Data out of the EEA. If you wish to be informed about what Personal Data we hold and want it removed from our systems, please contact us at support@share.green.

Updating Information

You can update your personal or account information by contacting our support team at support@share.green

We will retain your information for as long as your Account is not closed or as needed to provide you access to your Account. If you wish to close your Account, open a ticket in our support center. We will retain and use your information as necessary to comply with our legal obligations, resolve disputes, and enforce our Terms and Conditions.

Cookies

We collect web browser information in order to enhance your experience on our Services and track how the Services are being used. Cookies are small data files that are stored on your computer's hard drive, and in addition to using cookies to provide you with a better user experience, we use cookies to identify and prevent fraudulent activity. The information collected can include, but is not limited to, your IP address, referral URLs, the type of device you use, your operating system, the type of browser you use, geographic location, and other session data. Cookies are not permanent and will expire after a short time period of inactivity. You may opt to deactivate your cookies, but it is important to note that you may not be able to access or use some features of our Services. Please note that Green is not responsible and cannot be held liable for any loss resulting from your decision or inability to use such features.

Do Not Track ("DNT") is an optional browser setting that allows you to express your preferences regarding tracking by advertisers and other third-parties. At this time, we do not respond to DNT signals.

Security of Information

We take the protection of your Personal Data seriously. We use industry-standard data encryption technology and have implemented restrictions related to the storage of and the ability to access your Personal Data. However, please note that no transmission over the Internet or method of electronic storage can be guaranteed to be 100% secure.

Legal Rights Concerning Your Information

Under certain circumstances, you have rights under data protection laws in relation to your Personal Data which are set out in more detail below:

Request access

This enables you to receive a copy of the Personal Data we hold about you and to check that we are lawfully processing it. This is also commonly known as a "data subject access request".

Request correction

This enables you to have any incomplete or inaccurate data we hold about you corrected, though we may need to verify the accuracy of the new data you provide to us. If you need to add or change any information, you can log into your Account and make the change in your settings. If it doesn't look like you can make the change on your own, please reach out to us at support@share.green and we make work to correct any errors.

Request deletion

This enables you to ask us to delete or remove Personal Data where there is no good reason for us continuing to process it. You also have the right to ask us to delete or remove your Personal Data where you have successfully exercised your right to object to processing (see below), where we may have processed your information unlawfully or where we are required to erase your Personal Data to comply with applicable law. Please note: your right of deletion would not apply for various reasons including if we need to retain your Personal Data in order to comply with a legal obligation or to establish or defend a legal claim. Where we are unable to comply with your request of deletion, we will notify you at the time of your request.

Object to processing

You have the right to object to the processing of your Personal Data where we are relying on a legitimate interest (or those of a third party) and there is something about your particular situation which makes you want to object to processing on this ground as you feel it impacts on your fundamental rights and freedoms. You also have the right to object where we are processing your Personal Data for direct marketing purposes. In some cases, we may demonstrate that we have compelling legitimate grounds to process your information which override your rights and freedoms.

Request restriction of processing

This enables you to ask us to suspend the processing of your Personal Data in the following scenarios:

- (a) if you want us to establish the data's accuracy;
- (b) where our use of the data is unlawful but you do not want us to delete it;
- (c) where you need us to hold the data even if we no longer require it as you need it to establish, exercise or defend legal claims; or
- (d) you have objected to our use of your data but we need to verify whether we have overriding legitimate grounds to use it.

Request to transfer

If you ask us, we will provide you or a third party you have chosen, your Personal Data in a structured, commonly used, machine-readable format.

Note that this right only applies to automated information which you initially provided consent for us to use or where we used the information to perform a contract with you.

Withdrawal of consent

This applies where we are relying on consent to process your Personal Data. However, this will not affect the lawfulness of any processing carried out before you withdraw your consent.

If you withdraw your consent, we may not be able to provide certain products or services to you. We will advise you if this is the case at the time you withdraw your consent.

If you wish to exercise any of the rights set out above, please contact us at support@share.green.

Accessing your Information

You will not have to pay a fee to access your Personal Data (or to exercise any of the other rights). However, we may charge a reasonable fee if your request is clearly unfounded, repetitive or excessive. Alternatively, we may refuse to comply with your request in these circumstances.

We may need to request specific information from you to help us confirm your identity and ensure your rights to access your Personal Data (or to exercise any of your other rights). This is a security measure to ensure that Personal Data is not disclosed to any person who has no right to receive it. We may also contact you to ask you for further information in relation to your request to speed up our response.

We try to respond to all legitimate requests within one month. Occasionally it may take us longer than a month if your request is particularly complex or you have made a number of requests. In this case, we will notify you and keep you updated.

Children's Privacy

Unfortunately, if you're under 18, you cannot use our Services. We do not knowingly solicit or collect information from anyone under 18. If we become aware that a person under the age of 18 has provided us with Personal Data, we will work to delete it immediately.

Contact Us

If you have any questions about our Privacy Policy as outlined above, please contact us at support@share.green.

Thank you,
green Blockchain Customer Service

Agreed To: By checking the box then pressing submit, you give Green United LLC, including its partners and marketers calling on its behalf, express written consent to contact you regarding its products and service using communications technology which may include automatic dialing, pre-recorded messages or text messages. Please note that consent is not required to make a purchase.

Agreed Date: 5/10/2018 12:15PM